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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/813,753	03/26/2004		Lawrence P. Sydow	7005-67235	5270
24197	7590	09/21/2004		EXAMINER	
KLARQUI		RKMAN, LLP	GRILES, BETHANY L		
SUITE 1600		KDD I		ART UNIT	PAPER NUMBER
PORTLAND	O, OR 97	7204	3643		

DATE MAILED: 09/21/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	· ·			
	Office Action Comments	10/813,753	SYDOW, LAWF	SYDOW, LAWRENCE P.			
	Office Action Summary	Examiner	Art Unit	0.41			
		Bethany L. Griles	3643	INW			
Period fo	The MAILING DATE of this communication or Reply	appears on the cover sheet w	vith the correspondence	address			
THE - External after - If the - If NC - Failu Any (ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATION and the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory per reto reply within the set or extended period for reply will, by stareply received by the Office later than three months after the management of the provided patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply within the statutory minimum of this od will apply and will expire SIX (6) MO tute, cause the application to become A	reply be timely filed irty (30) days will be considered tin NTHS from the mailing date of this NBANDONED (35 U.S.C. § 133).				
Status							
1)⊠	Responsive to communication(s) filed on 26	6 March 2004.					
2a) <u></u> ☐	This action is FINAL . 2b)⊠ T	his action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
5)⊠ 6)⊠	Claim(s) 2-24 is/are pending in the application 4a) Of the above claim(s) is/are without claim(s) 10-23 is/are allowed. Claim(s) 1.2 and 24 is/are rejected. Claim(s) 3-9 is/are objected to. Claim(s) are subject to restriction and	rawn from consideration.					
Applicati	on Papers						
9) The specification is objected to by the Examiner.							
10)	The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)	Replacement drawing sheet(s) including the con The oath or declaration is objected to by the	· ·	-	• •			
Priority ι	ınder 35 U.S.C. § 119						
a)l	Acknowledgment is made of a claim for fore All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Bursee the attached detailed Office action for a	ents have been received. ents have been received in a riority documents have been eau (PCT Rule 17.2(a)).	Application No n received in this Nation	al Stage			
Attachmen	• •		0				
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) (s)/Mail Date				
3) 🔲 Inform	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/ r No(s)/Mail Date		Informal Patent Application (P	TO-152)			

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1, 2, and 24 are rejected under 35 U.S.C. 102(b) as being anticipated by Hsu (US4205476).

Regarding claim 1, Hsu discloses an apparatus for dispensing fish attractant comprising: a body comprising first 4 and second 2 housing sections, the first and second housing sections being detachably interconnected (via element 3), the body comprising a fish attractant receiver; at least one fish attractant dispersing opening (col 2, line 11 describes "orifices") communicating from the receiver and to the exterior of the housing; the first and second housing sections comprising respective first and second passageway defining members (the passageway exists inherently on the interior of the structure), the passageway defining members interfitting with one another when the first and second housing sections are interconnected to define a passageway from the exterior of the body, through the body, and to the exterior of the body (refer to figure 1 for specific orientation of parts 4 and 2 and their interconnected nature).

Regaring claim 2, Hsu discloses the apparatus according to claim 1 wherein the first and second housing sections are pivotable relative to one another (refer to element

3) when the first and second housing sections are interconnected, the apparatus comprising a closure 21 which is shiftable as the first and second housing sections pivot relative to one another from a closed position wherein the closure closes the at least one fish attractant dispersing opening and to at least one second open position wherein the closure at least partially does not block the at least one fish attractant dispersing opening ("orifices") such that the at least one fish attractant dispersing opening is at least partially open (refer to figure 3).

Regarding claim 24, Hsu discloses an apparatus for dispersing fish attractant comprising: housing means for containing fish attractant; means for controlling the extent fish attractant dispersing openings are open to disperse fish attractant from the housing means (by controlling the size of the openings) and through the fish attractant dispersing openings; and indicia means for visually indicating the extent to which the fish attractant dispersing openings are open (a user could look into the openings to observe the level of the attractant within the body 4, 2).

Allowable Subject Matter

Claims 3-9 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Claims 10-23 are allowed.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Miller US2769268; Busetti WO89/07393; Larkin USWO9001264;

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Llewellyn US2295042; Stark US2465127; Merton US2844907; Ware US6035574; Gilbert US6588138.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bethany L. Griles whose telephone number is 703.305.1839. The examiner can normally be reached on Monday through Friday 8:00 am - 4:30 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter M. Poon can be reached on 703.308.2574. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Bethany & Spiles

Examiner

Art Unit 3643

blg

Peter M. Poon Supervisory Patent Examiner

Vit Par

9/17/04